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10/551,006	05/30/2006	Jorg Peter	3425	1382
7590 03/16/2009 Walter A Hackler			EXAMINER	
Patent Law Office 2372 S E Bristol Street Suite B			PATEL, VISHAL A	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/551.006 PETER ET AL. Office Action Summary Examiner Art Unit Vishal Patel 3676 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 31 January 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 2-8 and 10 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 2-8 and 10 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

 Notice of Informal Patent Application 3) Information Disclosure Statement(s) (PTO/S5/08) Paper No(s)/Mail Date _ 6) Other: PTOL-326 (Rev. 08-06) Office Action Summary

Attachment(s)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

4) Interview Summary (PTO-413) Paper No(s)/Mail Date.

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

 A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/13/09 has been entered.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
 obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 10, 2-3, 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Franson et al (US. 5,127,661) in view of Workman (US. 3,497,225).

Franson discloses a sealing arrangement comprising a stationary machine part and a translatory movable machine part, a U-cup (e.g. 78) of a viscoplastic synthetic material, the stationary machine part (e.g. 68) and the translatory movable machine part (e.g. 84, due to the spring action between 84 and base wall of the stationary part the machine part 84 is capable of moving in a translatory direction) with an outer radius R (Radius of 84), the U-cup (e.g. 78) is disposed as a contacting joint under radial pre-stress between the stationary machine part and the

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movable machine part in a profiled section (e.g. groove in 68 holding the U-cup) of the stationary machine part, the U-cup has a radially outer lip (e.g. 100) and a radially inner sealing lip (e.g. 92) on the high-pressure side, the stationary and the movable machine parts are separated on the low-pressure side by a scaling gap (e.g. gap near 80 between 68 and 84) of a sealing gap width B, wherein an abutment surface (e.g. 88) of the U-cup abuts a radially oriented region (e.g. back wall of the groove) of the profiled section on the low-pressure side, wherein the U-cup has an inner radius (inner radius of 78) and an outer radius (outer radius of 78), both in the unpressurized state and in the pressurized state, the inner radius of the U-cup in the region of the abutment surface is larger than the sum of R and B (figures 2 and 4 show this relation ship of radiuses) and the U-cup comprises an inner surface (e.g. inner surface of 92) facing the movable machine part. In the unpressurized state, the inner radius of the U-cup decreases (figure 4 shows that the inner radius decreases continuously), in particular continuously, from the low-pressure side towards the inner sealing lip (e.g. 92) in a region around the abutment surface. In the unpressurized state, the inner radius of the U-cup decreases continuously, in particular like a cone (cone shaped defined on the inner radius as shown in figure 4), from the low-pressure side N towards the inner sealing lip (e.g. 92) in a region from the abutment surface to the inner sealing lip. In that the U-cup has an outer surface (outer surface having 102) facing away from the movable machine part, the outer surface is curved concavely (concave surface after 102) in the unpressurized state. The inner surface is spaced from the movable machine part (as shown in figure 2, the inner surface of 102 is spaced from the movable machine part having surface 84, hence any recesses placed on this surface will also be spaced from the movable machine part, furthermore any recess is incapable of contacting a surface).

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Franson discloses the invention substantially as claimed above but fails to disclose that the inner surface comprising several lubrication bore relief that are recesses and the recesses each extend in an axial direction from the low pressure side of the U-cup toward the inner sealing lip, and the radial depth of the individual recesses decreases from the low-pressure side of the U-cup toward the inner sealing lip. Workman discloses a sealing member having a lip (e.g. 30), the lip having an inner surface (surface having recesses 42, 44 and etc), the inner surface having recesses (e.g. 42-46 and etc), the recesses extend from an air side (air side right of fig. 6), the recesses having a radial depth that decrease from the air side to the lip (the greatest depth of the recesses is at 49 and the least depth is at end opposite 49 at the lip). It would have been obvious to one having ordinary skill in the art at the time the invention was made to configure the inner surface of the lip of Franson to have recesses as taught by Workman, to provide lubricant return and a film to reduce wear (column 1, lines 60-65 of Workman). Furthermore the recesses of Workman are considered to be microstructures (the term microstructure is a relative term and the recesses of Workman are microstructure relative large recesses).

Regarding limitations of intended use: Applicant has claimed that upon or if the shaft is moved in the translatory direction fluid will be dragged from a first position to a second position, this would also be the case for the invention of Franson and Workman, since the references teach all the structural limitations of the claims (e.g. shaft that is capable of moving in a translatory direction and recesses on the inner surface of the U-shape cup).

4. Claims 4 and 6-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Franson and Workman as applied to claims above, and further in view of Haberkorn (US, 3,189,359).

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Regarding claims 4 and 6-7: Franson and Workman fail to disclose that the outer and inner surface near the abutment surface is convex. Haberkorn teaches a seal having a U-shape having an abutment surface (12) and inner surface and outer surface (21 and 22) adjacent to the abutment surface that are convex like a circular are (the surface 22 and 21 are convex). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the outer and inner surface of Franson and Workman to be convex as taught by Haberkorn to provide proper sealing under high-pressure (column 3, lines 40-43 of Haberkorn).

Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vishal Patel whose telephone number is 571-272-7060. The examiner can normally be reached on 6:30am to 8:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jennifer H. Gay can be reached on 571-272-7029. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/V. P./ Primary Examiner, Art Unit 3676

> /Vishal Patel/ Primary Examiner, Art Unit 3676